SUPREME COURT MINUTES FRIDAY, FEBRUARY 1, 2002 SAN FRANCISCO, CALIFORNIA

5th Dist. People,

People, Plaintiff and Respondent

F036126

Gilberto Gomez Sanchez, Defendant and Appellant

The time for granting review on the court's own motion is hereby extended to and including February 11, 2002. (Cal. Rules of Court, rule 28(a)(1).)

S011636 People, Respondent

V.

James Nelson Blair, Appellant

Good cause appearing, relief from default is granted, and based upon counsel David A. Nickerson's representation that he anticipates filing the appellant's opening brief by March 11, 2002, counsel's request for an extension of time in which to file that brief is granted to that date. After that date, no further extension is contemplated.

S059531 People, Respondent

v.

Stephen Redd, Appellant

Good cause appearing, and based upon counsel Grace Lidia Suarez' representation that she anticipates filing the request for correction of the record by April 1, 2002, counsel's request for an extension of time in which to request correction of the record in the superior court is granted to April 2, 2002. After that date, no further extension is contemplated.

Counsel for appellant is ordered to serve a copy of the record correction motion on this court upon its filing in the superior court.

S093369 In re Martin James Kipp

on

Habeas Corpus

Good cause appearing, and based upon Deputy Attorney General Randall D. Einhorn's representation that he anticipates filing the informal response by April 26, 2002, counsel's request for an extension of time in which to file that brief is granted to March 6, 2002. After that date, only two further extensions totaling 51 additional days are contemplated.

S097137 In re Christian Willis

on

Habeas Corpus

On application of petitioner and good cause appearing, it is ordered that the time to serve and file petitioner's reply to the Attorney General's informal response is extended to and including February 21, 2002.

S098212 In re Anthony Taylor

on

Habeas Corpus

On application of the Attorney General and good cause appearing, it is ordered that the time to serve and file the informal response is extended to and including February 26, 2002.

S098233 Maurice Alford, Petitioner

v.

San Diego County Superior Court, Respondent City of San Diego et al., Real Parties in Interest

On application of petitioner and good cause appearing, it is ordered that the time to serve and file petitioner's answer to the amicus curiae brief of the Los Angeles District Attorneys Office is hereby extended to and including March 5, 2002.

S099293 In re Michael Reed Dorrough

on

Habeas Corpus

On application of the Attorney General and good cause appearing, it is ordered that the time to serve and file the informal response is extended to and including March 1, 2002.

S012568 People, Respondent

v.

Philip Louis Lucero, Appellant

The "Application for Release of Files, Records and Any Confidential Materials" submitted by the Federal Public Defender as counsel for Philip Louis Lucero, and filed in this court on December 28, 2001, is granted as to all materials contained in this court's records, including any materials designated as confidential or under seal in this appeal. (Case Nos. S012568 and S004427/Crim.

22504.) Counsel will supply the personnel and equipment necessary to undertake this review and copying of the records, which shall occur on the premises of the court.

S024116 People, Respondent

v.

Michael Corey Slaughter, Appellant

The request of respondent for 45 minutes for oral argument is granted.

S036450 People, Respondent

v.

Herbert Harris Koontz, Appellant

The request of respondent for 45 minutes for oral argument is granted.

S025121 People, Respondent

 \mathbf{V} .

Robert Taylor, Appellant

In the above-entitled matter the court filed its decision on December 3, 2001, because of the following extraordinary and compelling circumstances:

- 1. The size of the record (the clerk's and reporter's transcripts totaling more than 14,000 pages).
- 2. The necessity to grant appellant, for good cause, 14 extensions of time to file the opening brief, and 7 extensions of time to file the reply brief.
- 3. The necessity to grant respondent, for good cause shown, 4 extensions of time to file the respondent's brief.
- 4. The number and complexity of the issues presented.

S104014 Louie F. Mora, Petitioner

v.

Imperial County Superior Court, Respondent

People, Real Party in Interest

The above-entitled matter is transferred to the Court of Appeal, Fourth Appellate District, Division One, for consideration in light of *Hagan v. Superior Court* (1962) 57 Cal.2d 767. In the event the Court of Appeal determines that this petition is substantially identical to a prior petition, the repetitious petition shall be denied.

S104015 Louie F. Mora, Petitioner

v.

Imperial County Superior Court, Respondent

People, Real Party in Interest

The above-entitled matter is transferred to the Court of Appeal, Fourth Appellate District, Division One, for consideration in light of *Hagan v. Superior Court* (1962) 57 Cal.2d 767. In the event the Court of Appeal determines that this petition is substantially identical to a prior petition, the repetitious petition shall be denied.

S104016 Louie F. Mora, Petitioner

v.

Imperial County Superior Court, Respondent

People, Real Party in Interest

The above-entitled matter is transferred to the Court of Appeal, Fourth Appellate District, Division One, for consideration in light of *Hagan v. Superior Court* (1962) 57 Cal.2d 767. In the event the Court of Appeal determines that this petition is substantially identical to a prior petition, the repetitious petition shall be denied.

2nd Dist. Roy Johnson

B147385

v.

Ronald C. Clapper

The above-entitled matter, now pending in the Court of Appeal, Second Appellate District, is transferred from Division Six to Division Seven.

2nd Dist. Cecilia Rivas et al.

B148713

V

Farmers Insurance Company et al.

The above-entitled matter, now pending in the Court of Appeal, Second Appellate District, is transferred from Division Seven to Division Six.

S099547 In the Matter of the Suspension of Attorneys

For Nonpayment of Dues

Due to clerical error on the part of the State Bar of California, and good cause appearing, it is ordered that the order of suspension for nonpayment of dues filed on August 17, 2001, effective September 1, 2001, be amended *nunc pro tunc* to strike the name of Christine Cahill Cubias.

S099547 In the Matter of the Suspension of Attorneys For Nonpayment of Dues

Due to clerical error on the part of the State Bar of California, and good cause appearing, it is ordered that the order of suspension for nonpayment of dues filed on August 17, 2001, effective September 1, 2001, be amended *nunc pro tunc* to strike the name of Lisa M. Ricalde.

S084713 In re **Thomas O. Hurst, IV** on Discipline

Good cause having been shown, it is hereby ordered that the probation previously ordered in SO84713 (State Bar Court Case No. 96-O-08567) be extended for a period of one year on the same terms and conditions, and that **Thomas O. Hurst, IV, State Bar No.** 37525 comply with the additional condition of probation recommended by the Hearing Department in its Order Approving Stipulation filed August 29, 2001. Costs are awarded to the State Bar in accordance with Business & Professions Code section 6086.10 and payable in accordance with Business & Professions Code section 6140.7.

S102284 In re **Douglas E. McCann** on Discipline

It is ordered that **Douglas E. McCann**, **State Bar No. 119928**, be suspended from the practice of law for six months, that execution of the suspension be stayed, and that he be placed on probation for two years subject to the conditions of probation recommended by the Hearing Department of the State Bar Court in its order approving stipulation filed on August 14, 2001, as modified by its order filed September 28, 2001. It is further ordered that he take and pass the Multistate Professional Responsibility Examination within one year after the effective date of this order. (See *Segretti* v. *State Bar* (1976) 15 Cal.3d 878, 891, fn. 8.) Costs are awarded to the State Bar and one-half of said costs shall be added to and become part of the membership fees for the years 2003 and 2004. (Business & Professions Code section 6086.10.)

S102297 In re **Joseph Trenk** on Discipline

It is ordered that **Joseph Trenk**, **State Bar No. 101459**, be suspended from the practice of law for two years and until respondent has shown proof satisfactory to the State Bar Court of respondent's rehabilitation, fitness to practice and learning and

ability in the general law pursuant to standard 1.4(c)(ii) of the Standards for Attorney Sanctions for Professional Misconduct, that execution of the suspension be stayed, and that he be placed on probation for three years on condition that he be actually suspended for 75 days. Respondent is further ordered to comply with the other conditions of probation, including restitution, recommended by the Hearing Department of the State Bar Court in its Order Approving Stipulation filed on September 28, 2001. Costs are awarded to the State Bar in accordance with Business & Professions Code section 6086.10 and payable in equal installments for membership years 2003, 2004 and 2005.

S102306 In re **Howard Lowell Rasch** on Discipline

It is ordered that **Howard Lowell Rasch**, **State Bar No. 48517**, be suspended from the practice of law for 18 months, that execution of the suspension be stayed, and that he be placed on probation for two years subject to the conditions of probation recommended by the Hearing Department of the State Bar Court in its Order Approving Stipulation filed on August 23, 2001, as modified by its order filed October 2, 2001. Costs are awarded to the State Bar in accordance with Business & Professions Code section 6086.10 and shall be added to and become part of the membership fees for the year 2003.

S103857 In the Matter of the Resignation of **Keith J. Holdsworth** A Member of the State Bar of California

The voluntary resignation of **Keith J. Holdsworth**, **State Bar No. 22242**, as a member of the State Bar of California is accepted.

S103855 In the Matter of the Resignation of **Merry Dixon Gardner** A Member of the State Bar of California

The voluntary resignation of **Merry Dixon Gardner**, **State Bar No. 143405**, as a member of the State Bar of California is accepted.

S103860 In the Matter of the Resignation of **Timothy Ridgway Jacobs**A Member of the State Bar of California

The voluntary resignation of **Timothy Ridgway Jacobs**, **State Bar No. 50816**, as a member of the State Bar of California is accepted.

S103861 In the Matter of the Resignation of **Thomas J. Laflesh**

A Member of the State Bar of California

The voluntary resignation of **Thomas J. Laflesh, State Bar No. 92226,** as a member of the State Bar of California is accepted.

S103863 In the Matter of the Resignation of **Adrian Patrick Marshall**A Member of the State Bar of California

The voluntary resignation of **Adrian Patrick Marshall**, **State Bar No. 26785**, as a member of the State Bar of California is accepted.

S103868 In the Matter of the Resignation of **David Morton Shell**A Member of the State Bar of California

The voluntary resignation of **David Morton Shell**, **State Bar No. 85818**, as a member of the State Bar of California is accepted without prejudice to further proceedings in any disciplinary proceeding pending against respondent should he hereafter seek reinstatement. It is ordered that he comply with rule 955 of the California Rules of Court and that he perform the acts specified in subdivisions (a) and (c) of that rule within 60 and 70 days, respectively, after the date this order is filed.* Costs are awarded to the State Bar.

*(See Bus. and Prof. Code, § 6126, subd. (c).)

S103871 In the Matter of the Resignation of **Alan W. Johnson**A Member of the State Bar of California

The voluntary resignation of **Alan W. Johnson**, **State Bar No. 149396**, as a member of the State Bar of California is accepted without prejudice to further proceedings in any disciplinary proceeding pending against respondent should he hereafter seek reinstatement. It is ordered that he comply with rule 955 of the California Rules of Court and that he perform the acts specified in subdivisions (a) and (c) of that rule within 60 and 70 days, respectively, after the date this order is filed.* Costs are awarded to the State Bar.

*(See Bus. and Prof. Code, § 6126, subd. (c).)

S103922 In the Matter of the Resignation of **Eric Walter Strauss**A Member of the State Bar of California

The voluntary resignation of **Eric Walter Strauss**, **State Bar No. 43939**, as a member of the State Bar of California is accepted.

- In the Matter of the Resignation of Monique Z. Valbuena
 A Member of the State Bar of California
 The voluntary resignation of Monique Z. Valbuena, State Bar
 No. 184932, as a member of the State Bar of California is accepted.
- In the Matter of the Resignation of **Bernadine Couture Wells**A Member of the State Bar of California
 The voluntary resignation of **Bernadine Couture Wells, State Bar No. 94528,** as a member of the State Bar of California is accepted.
- In the Matter of the Resignation of **Kathryn Sutherland Wunsch**A Member of the State Bar of California
 The voluntary resignation of **Kathryn Sutherland Wunsch**, **State Bar No. 78654**, as a member of the State Bar of California is accepted.